

Remarks

The careful review evidenced by the Official Action is appreciated.

The title is made more descriptive as required. The term "mitigate" is supported at page 4, line 23.

The other changes called for have been made except for modifications with respect to page 5, line 2 and page 5, line 9.

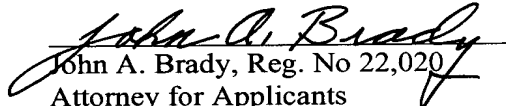
The reference to a roller at page 5, line 2 is with respect to the roller of the Beach et al patent. Page 5, line 2 is therefore amended to refer to the Beach et al. patent instead of the embodiment.

At page 5, line 9 "the gap" is replaced as called for by "gaps 30a and 30b." However, "is" is not replaced by "are" as "air" remains the subject.

All requirements being met, this application is believed ready for allowance. Allowance of claims 1-2, all of the pending claims, is respectfully requested.

Respectfully submitted,

Mark Duane Foster, et al.


John A. Brady, Reg. No 22,020
Attorney for Applicants
Lexmark International, Inc.
Intellectual Property Law Dept.
740 W. New Circle Road
Lexington, KY 40550
(859) 232-4785